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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/820,077	04/07/2004	Raef M. Tadros	DAM 597-03	7224

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US ARMY SOLDIER AND BIOLOGICAL CHEMICAL COMMAND
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EXAMINER

PARSLEY, DAVID J

ART UNIT	PAPER NUMBER
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3643

DATE MAILED: 07/07/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/820,077

Applicant(s)

TADROS ET AL.

Examiner

David J. Parsley

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 09 May 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 21-29 and 36-55 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☒ Claim(s) 21-24 is/are allowed.
- 6) ☒ Claim(s) 25-29 and 36-55 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 07 April 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

SON T. NGUYEN
PRIMARY EXAMINER
At 3643

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

Detailed Action

Amendment

1. This office action is in response to applicant's amendment dated 5-9-06 and this action is final.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 25 and 28 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 3,612,857 to Beatty.

Referring to claim 25, Beatty discloses a drag assembly – at 22,23,51, for a canister – at 11,16, of a cartridge comprising at least one streamer – at 23, adapted to slow the descent of the canister – see for example figure 1, column 3 lines 52-59 and column 4 lines 1-12.

Referring to claim 28, Beatty discloses the streamer further comprises at least one grommet – see at the attachment of item 23 to item 51 in figures 1 and 7.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 36, 41-50, 52-53 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 4,218,976 to Luebbbers in view of U.S. Patent No. 5,522,320 to Dillehay, in view of U.S. Patent No. 3,612,857 to Beatty and in view of U.S. Patent No. 5,895,882 to Woodall.

Referring to claim 36, Luebbbers discloses a mortar cartridge assembly comprising, a two part shell body – at 1-3, having a payload compartment – at the interior of 3, a tailfin assembly – at 5, positioned below the two part shell body – see the drawing figure, at least one external propellant charge – at 9-11, positioned above the tailfin assembly – see the drawing figure, an ignition cartridge – at 5a,6,8, for igniting the propellant charge, a fuze – at 1, positioned within the shell body – see the drawing figure, a canister – at 12-14, for containing and protecting the smoke producing composition – see the drawing figure, and dimensioned to be releasably secured within the payload compartment – see the drawing figure, wherein the canister comprises a cylinder – see at 12-14, having a top and a bottom – see the drawing figure, and includes a reinforcing plate – at 15, affixed to the bottom of the cylinder – see the drawing figure, a smoke producing composition – at 7a,7b, comprising a smoke producing agent – at 7a, and a drag assembly – at 4,5, attached to the canister – see the drawing figure. Luebbbers does not disclose that the two part shell body opens and the canister is releases. Woodall does disclose that the two part shell body – at 10-12, opens and the gas producing canister – at 14 is releases –

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see figure 2. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers and add the two part shell body opening to release the canister, so as to allow for the canister to be protected during flight of the device. Luebbers as modified by Woodall does not disclose the smoke producing composition an organic smoke producing agent, an oxidizer, a fuel and a binder. Dillehay does disclose the smoke producing composition is an organic smoke producing agent, an oxidizer, a fuel and a binder – see column 4 lines 37-53. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall and add the organic smoke-producing agent of Dillehay, so as to allow for the device to have a low toxicity during use. Luebbers as modified by Woodall and Dillehay further does not disclose the drag assembly comprising one or more ribbon streamers to slow the descent of the canister. Beatty does disclose the drag assembly comprising one or more ribbon streamers – at 23 and/or 51, to slow the descent of the canister – at 11 and/or 16 and/or 22 – see for example figure 1 and column 3 lines 52-59 and column 4 lines 1-12. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall and Dillehay and add the drag assembly comprising ribbon streamers of Beatty, so as to allow for the device to be easily seen and to control the flight of the device.

Referring to claim 41, Luebbers as modified by Woodall, Dillehay and Beatty further discloses the smoke producing composition comprises a terephthalic acid based smoke producing agent – see for example column 4 lines 45-53 of Dillehay.

Referring to claim 42, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises a mixture of 53 to 57 weight percent Terephthalic acid, 3 to 6 weight percent Magnesium Carbonate, 23 weight percent potassium

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chlorate, 1 to 3 weight percent stearic acid, 14 weight percent sucrose and 1 weight percent a polyvinyl alcohol binder. However, applicant does not disclose that the weight percents of the specific compositions which comprise the smoke producing agent are critical to the operation of the claimed device in view of other values for the weight percents of the smoke producing components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises a mixture of 53 to 57 weight percent Terephthalic acid, 3 to 6 weight percent Magnesium Carbonate, 23 weight percent potassium chlorate, 1 to 3 weight percent stearic acid, 14 weight percent sucrose and 1 weight percent a polyvinyl alcohol binder, so as to allow for the smoke producing agent to be environmentally friendly.

Referring to claim 43, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises a mixture of 53 to 57 weight percent Terephthalic acid, 3 to 6 weight percent Magnesium Carbonate, 23 weight percent potassium chlorate, 1 to 3 weight percent stearic acid, 14 weight percent sucrose wherein 12% to 100% of the sucrose is polymerized to become a binder. However, applicant does not disclose that the weight percents of the specific compositions which comprise the smoke producing agent are critical to the operation of the claimed device in view of other values for the weight percents of the smoke producing components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises a mixture of 53 to 57 weight percent Terephthalic acid, 3 to 6

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weight percent Magnesium Carbonate, 23 weight percent potassium chlorate, 1 to 3 weight percent stearic acid, 14 weight percent sucrose wherein 12% to 100% of the sucrose is polymerized to become a binder, so as to allow for the smoke producing agent to be environmentally friendly.

Referring to claim 44, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises between 70 to 100 weight percent terephthalic acid and 30 to 0 weight percent pentaerythritol. However, applicant does not disclose the smoke producing composition comprises 70 to 100 weight percent terephthalic acid and 30 to 0 weight percent pentaerythritol are critical to the operation of the claimed device in view of other values for the weight percents of the smoke producing components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises between 70 to 100 weight percent terephthalic acid and 30 to 0 weight percent pentaerythritol, so as to allow for the smoke producing composition to be environmentally friendly.

Referring to claim 45, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises a mixture of 53 to 57 weight percent Terephthalic acid, 3 to 6 weight percent Magnesium Carbonate, 23 weight percent potassium chlorate, 1 to 3 weight percent stearic acid, 14 weight percent sucrose and 1 weight percent of polyvinyl alcohol binder. However, applicant does not disclose that the weight percents of the specific compositions which comprise the smoke producing agent are critical to the operation of the claimed device in view of other values for the weight percents of the smoke producing

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components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises a mixture of 53 to 57 weight percent Terephthalic acid, 3 to 6 weight percent Magnesium Carbonate, 23 weight percent potassium chlorate, 1 to 3 weight percent stearic acid, 14 weight percent sucrose and 1 weight percent of polyvinyl alcohol binder, so as to allow for the smoke producing agent to be environmentally friendly.

Referring to claim 46, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises a mixture of 70 to 100 weight percent terephthalic acid and 30 to 0 weight percent pentaerythritol, wherein the terephthalic acid and the pentaerythritol together comprise 53 to 57 weight percent of the smoke producing composition, wherein the smoke producing composition further discloses 3 to 6 weight percent Magnesium Carbonate, 23 weight percent potassium chlorate, 1 to 3 weight percent stearic acid, 14 weight percent sucrose wherein 12% to 100% of the sucrose is polymerized to become a binder.

However, applicant does not disclose that the weight percents of the specific compositions which comprise the smoke producing agent are critical to the operation of the claimed device in view of other values for the weight percents of the smoke producing components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises a mixture of 70 to 100 weight percent terephthalic acid and 30 to 0 weight percent pentaerythritol, wherein the terephthalic acid and the pentaerythritol together comprise 53 to 57 weight percent of the smoke

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producing composition, wherein the smoke producing composition further discloses 3 to 6 weight percent Magnesium Carbonate, 23 weight percent potassium chlorate, 1 to 3 weight percent stearic acid, 14 weight percent sucrose wherein 12% to 100% of the sucrose is polymerized to become a binder, so as to allow for the smoke producing agent to be environmentally friendly.

Referring to claim 47, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises a yellow smoke generating composition, which comprises a mixture of 40.2 to 43.2 weight percent dye, solvent yellow 33, 20.5 to 24.5 weight percent potassium chlorate, 17.5 to 23.5 weight percent magnesium chlorate, 13.8 to 16.8 weight percent sucrose and not more than 2 weight percent polyvinyl alcohol binder. However, applicant does not disclose that the weight percents of the specific compositions which comprise the smoke producing agent are critical to the operation of the claimed device in view of other values for the weight percents of the smoke producing components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises a yellow smoke generating composition, which comprises a mixture of 40.2 to 43.2 weight percent dye, solvent yellow 33, 20.5 to 24.5 weight percent potassium chlorate, 17.5 to 23.5 weight percent magnesium chlorate, 13.8 to 16.8 weight percent sucrose and not more than 2 weight percent polyvinyl alcohol binder, so as to allow for the smoke producing agent to be environmentally friendly.

Referring to claim 48, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises a yellow smoke generating composition,

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which comprises a mixture of 40.2 to 43.2 weight percent dye, solvent yellow 33, 20.5 to 24.5 weight percent potassium chlorate, 17.5 to 23.5 weight percent magnesium chlorate, 13.8 to 16.8 weight percent sucrose wherein 12% to 100% of the sucrose is polymerized to become a binder. However, applicant does not disclose that the weight percents of the specific compositions which comprise the smoke producing agent are critical to the operation of the claimed device in view of other values for the weight percents of the smoke producing components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises a yellow smoke generating composition, which comprises a mixture of 40.2 to 43.2 weight percent dye, solvent yellow 33, 20.5 to 24.5 weight percent potassium chlorate, 17.5 to 23.5 weight percent magnesium chlorate, 13.8 to 16.8 weight percent sucrose wherein 12% to 100% of the sucrose is polymerized to become a binder, so as to allow for the smoke producing agent to be environmentally friendly.

Referring to claim 49, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises a yellow smoke generating composition, which comprises a mixture of 12 to 13 weight percent dye, solvent yellow 33, 28.5 to 30.5 weight percent dye solvent green 3, 23 to 26 weight percent potassium chlorate, 15 to 19 weight percent magnesium carbonate, 15.5-17.5 weight percent sucrose and not more than 2 weight percent polyvinyl alcohol binder. However, applicant does not disclose that the weight percents of the specific compositions which comprise the smoke producing agent are critical to the operation of the claimed device in view of other values for the weight percents of the smoke

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producing components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises a yellow smoke generating composition, which comprises a yellow smoke generating composition, which comprises a mixture of 12 to 13 weight percent dye, solvent yellow 33, 28.5 to 30.5 weight percent dye solvent green 3, 23 to 26 weight percent potassium chlorate, 15 to 19 weight percent magnesium carbonate, 15.5-17.5 weight percent sucrose and not more than 2 weight percent polyvinyl alcohol binder, so as to allow for the smoke producing agent to be environmentally friendly.

Referring to claim 50, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing composition comprises a yellow smoke generating composition, which comprises a mixture of 12 to 13 weight percent dye, solvent yellow 33, 28.5 to 30.5 weight percent dye solvent green 3, 23 to 26 weight percent potassium chlorate, 15 to 19 weight percent magnesium carbonate, 15.5-17.5 weight percent sucrose wherein 12% to 100% of the sucrose is polymerized to become a binder. However, applicant does not disclose that the weight percents of the specific compositions which comprise the smoke producing agent are critical to the operation of the claimed device in view of other values for the weight percents of the smoke producing components and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing composition comprises a yellow smoke generating composition, which comprises a yellow smoke generating composition, which comprises a mixture of 12 to 13 weight percent

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dye, solvent yellow 33, 28.5 to 30.5 weight percent dye solvent green 3, 23 to 26 weight percent potassium chlorate, 15 to 19 weight percent magnesium carbonate, 15.5-17.5 weight percent sucrose wherein 12% to 100% of the sucrose is polymerized to become a binder, so as to allow for the smoke producing agent to be environmentally friendly.

Referring to claim 52, Luebbers as modified by Woodall, Dillehay and Beatty further discloses the smoke producing composition is formed into at least one consolidated element – at 7a,7b, of Luebbers, dimensioned to fit within the metal canister – at 11-13, and comprising a longitudinal channel – at 8, adapted to allow for expansion of the smoke producing composition during firing and to improve ignition reliability – see for example the drawing figure of Luebbers.

Referring to claim 53, Luebbers as modified by Woodall, Dillehay and Beatty further discloses the at least one consolidated element is in the shape of an annulus – see for example at 7a,7b in the drawing figure of Luebbers.

Claim 37 is rejected under 35 U.S.C. 103(a) as being unpatentable over Luebbers as modified by Woodall, Dillehay and Beatty as applied to claim 36 above, and further in view of U.S. Patent No. 3,636,881 to Godfrey. Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the smoke producing agent comprises an aliphatic or aromatic dicarboxylic acid. Godfrey does disclose the smoke producing agent comprises an aliphatic or aromatic dicarboxylic acid – see for example column 3 lines 6-26. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the smoke producing agent comprising an aliphatic or aromatic

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dicarboxylic acid of Godfrey, so as to allow for the device to produce less contaminants in the gas stream upon use of the device.

Claims 38 and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Luebbers as modified by Woodall, Dillehay and Beatty as applied to claim 36 above, and further in view of U.S. Patent No. 4,898,098 to Frey et al.

Referring to claim 38, Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the binder comprises an organic compound. Frey et al. does disclose the binder comprises an organic compound – see for example column 2 lines 65-68 and column 3 lines 1-10. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Dillehay and Beatty and add the binders comprising an organic compound of Frey et al., so as to allow for the device to be more environmentally friendly.

Referring to claim 40, Luebbers as modified by Woodall, Dillehay and Beatty further discloses the binder comprises a polymerized sucrose – see for example column 5 lines 11-23 of Dillehay.

Claim 39 is rejected under 35 U.S.C. 103(a) as being unpatentable over Luebbers as modified by Woodall, Dillehay, Beatty and Frey et al. as applied to claim 38 above, and further in view of U.S. Patent No. 6,176,517 to Hamilton et al. Luebbers as modified by Woodall, Dillehay, Beatty and Frey et al. does not disclose the binder comprises a Polyvinyl Alcohol. Hamilton et al. does disclose the binder comprises polyvinyl alcohol – see for example column 10 lines 5-11. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay, Beatty and Frey et al. and add the binder

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comprising polyvinyl alcohol of Hamilton et al., so as to allow for the components of the smoke producing composition to be securely held together.

Claim 51 is rejected under 35 U.S.C. 103(a) as being unpatentable over Luebbers as modified by Woodall, Dillehay and Beatty as applied to claim 36 above, and further in view of U.S. Patent No. 5,661,257 to Nielson et al. Luebbers as modified by Woodall, Dillehay and Beatty does not disclose the cartridge size is 120mm. Nielson et al. does disclose the cartridge size is 120mm – see for example column 2 lines 27-37. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Luebbers as modified by Woodall, Dillehay and Beatty and add the cartridge size being 120mm of Nielson et al., so as to allow for the device to be used in standard firing devices.

Claims 54-55 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nielson et al. in view of U.S. Patent No. 4,446,794 to Simmons.

Referring to claim 54, Nielson et al. discloses a canister and protecting a smoke producing composition within a smoke producing cartridge comprising, a right circular steel cylinder – at 10,48, comprising a top and a bottom – see for example figure 1, dimensioned to be secured within the shell body of a 120mm mortar cartridge – see for example column 4 lines 35-46, a reinforcing plate – at 42 or 32, affixed to the bottom of the cylinder – see for example figure 1, and an attachment stud – at 44 or 30, affixed to the bottom surface of the reinforcing plate for attaching a drag force assembly – at 40 or 24 – see for example figure 1. Nielson et al. does not disclose the right circular cylinder is made of steel and that the reinforcing plate is made of steel. Simmons does disclose the cylinder – at 2 and the reinforcing plate – at 2g are made of steel – see for example column 1 lines 59-68 and column 2 lines 1-14. Therefore it would have

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been obvious to one of ordinary skill in the art to take the device of Nielson et al. and add the cylinder and reinforcing plate being made of steel of Simmons, so as to allow for the device to be made stronger and more durable.

Referring to claim 55, Nielson et al. as modified by Simmons does not disclose the cylinder comprises an outer diameter of 93.35mm a height of 133mm and a sidewall thickness of 1.90mm. However, applicant does not disclose that the dimensions of the cylinder are critical to the operation of the invention in view of differing values of the dimensions and these limitations are design characteristics found through experimentation. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Nielson et al. as modified by Simmons and add the cylinder comprises an outer diameter of 93.35mm a height of 133mm and a side wall thickness of 1.90mm, so as to allow for the device to be of sufficient size to house a large quantity of smoke producing composition.

Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Beatty as applied to claim 25 above.

Referring to claim 26, Beatty does not disclose the drag assembly is adapted to generate a drag force for slowing down the canister from approximately 82 meters/second to about 27 meters/second. However, applicant does not disclose that the drag assembly slowing the canister from 82 meters/second to 27 meters/second is critical to the operation of the device in view of other values of the speed of the canister. Therefore, it would have been obvious to one of ordinary skill in the art to take the device of Beatty and add the drag assembly slowing the descent of the canister from 82 meters/second to 27 meters/second, so as to allow for the canister to move at a more controlled and safer speed as it comes into contact with the ground after flight.

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Claims 27 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Beatty as applied to claim 26 above, and further in view of U.S. Patent No. 5,251,562 to Chemiere et al.

Referring to claim 27, Beatty further discloses a plurality of streamers – at 23 – see figure 1. Beatty does not disclose the streamer is made of nylon. Chemiere et al. does disclose the streamer – at 2-4, is made of nylon – see for example column 2 lines 38-45. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Beatty and add the nylon streamers of Chemiere et al., so as to allow for the streamer to be made durable and flexible.

Referring to claim 29, Beatty as modified by Chemiere et al. further discloses the streamer – at 23 of Beatty or – at 2-4 of Chemiere et al., is attached to the canister – at 11,16, of Beatty and – at 1 of Chemiere et al. – see for example column 4 lines 1-12 of Beatty and in figure 1 of Chemiere et al. Beatty as modified by Chemiere et al. does not disclose a spring pin for attachment to the canister. However, it would have been obvious to one of ordinary skill in the art to take the device of Beatty as modified by Chemiere et al. and add an alternate fastening mechanism such as a spring pin, so as to allow for the streamer to be securely held to the canister.

Allowable Subject Matter

4. Claims 21-24 are allowed.

Response to Arguments

5. Regarding claims 25-29, the Beatty reference US 3612857 discloses a streamer – at 23, to slow the descent of the canister – at 11 and/or 16. As seen in column 4 lines 4-12, the streamers – at 23 are connected to the canister – at 11 and therefore when the streamers are deployed given their thin cross-sectional shape they are capable of moving around in the air as the canister moves through the air to increase the drag forces on the device which causes the device to slow in flight.

Applicant's arguments with respect to claims 36-55 have been considered but are moot in view of the new ground(s) of rejection.

Regarding claims 54-55, in response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986). The Nielsen et al. reference US 5661257 discloses a reinforcing plate – at 42 or 32, affixed to the bottom of the cylinder – see for example figure 1, and an attachment stud – at 44 or 30, affixed to the bottom surface of the reinforcing plate for attaching a drag force assembly – at 40 or 24 – see for example figure 1. The Simmons reference US 4446794 is used to disclose the reinforcing plate is made of steel – see at 2g and see for example column 1 lines 59-68 and column 2 lines 1-14. Therefore the combination of the Nielsen et al. and the Simmons references is deemed to render the claims obvious given the motivation to combine the references given above in paragraph 3 of this office action.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David J. Parsley whose telephone number is (571) 272-6890. The examiner can normally be reached on Monday-Friday from 8am to 4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Poon can be reached on (571) 272-6891. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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